UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF OHIO

| DESHAWNA DAWSON, |) CASE NO. 1:11 CV 551 |
|------------------|---------------------------|
| Plaintiff, |) JUDGE DONALD C. NUGEN |
| v. |)) MEMORANDUM OF OPINION |
| BARBARA PAYNE, |) AND ORDER |
| Defendant. |) |

On March 17, 2011, plaintiff <u>pro se</u> Deshawna Dawson filed this action against Barbara Payne. Plaintiff's pleading is, in substance, a brief letter style document addressed to the court. She alleges she is a letter carrier in Akron who believes she should be able to be transferred to Cleveland based on her seniority and the collective bargaining agreement.

Principles requiring generous construction of <u>pro se</u> pleadings are not without limits. <u>Beaudett v. City of Hampton</u>, 775 F.2d 1274, 1277 (4th Cir. 1985). Given the most liberal construction, the complaint does not contain allegations reasonably suggesting plaintiff might have a valid claim for relief, or even setting forth a basis for jurisdiction. This action is therefore appropriately subject to summary dismissal. <u>Apple v. Glenn</u>, 183

F.3d 477 (6th Cir. 1999).

Accordingly, this action is dismissed.

IT IS SO ORDERED.

DONALD C. NUGENT

UNITED STATES DISTRICT JUDGE